JOURNALS OF THE SENATE AND HOUSE OF REPRESENTATIVES

# OHIO House of Representatives JOURNAL

CORRECTED VERSION WEDNESDAY, APRIL 22, 2015

# FORTY-FIRST DAY Hall of the House of Representatives, Columbus, Ohio Wednesday, April 22, 2015, 9:00 o'clock a.m.

The House met pursuant to adjournment.

Prayer was offered by Pastor Paul Ashbrook of the Meadow Farm United Methodist Church in Zanesville, Ohio, followed by the Pledge of Allegiance to the Flag.

The following guests of the House of Representatives were recognized prior to the commencement of business:

Madison Claire Bailey received H. R. No. 68, presented by Representatives Hill-97th district and Craig-26th district.

The Ohio State University wrestling team received H. R. No. 44, presented by Representatives Stinziano-18th district and Curtin-17th district.

Logan Steiber received H. R. No. 72, presented by Representative Boose-57th district.

Representatives from Jackson Township received H. R. No. 53, presented by Representative Grossman-23rd district.

Taleb Rahmani received H. R. No. 74, presented by Representative Pelanda-86th district.

Raegen Vickers, a guest of Representative Ginter-5th district.

Tracie Yereb, Baylee Wiseman, and Brianna Stewart, guests of Representative Antani-42nd district.

Phyllis Howard, a guest of Representative Perales-73rd district.

Lars and Lena Olson, guests of Representative Pelanda-86th district.

The journal of yesterday was read and approved.

# **INTRODUCTION OF BILLS**

The following bills were introduced:

**H. B. No. 164 -** Representatives Pelanda, Rogers. Cosponsors: Representatives Becker, Fedor, Rezabek, Smith, K., Lepore-Hagan.

To amend section 2953.36 of the Revised Code to allow a person who is convicted of an offense that may not be sealed to apply to have the conviction sealed if, before the person makes that application, the offense is changed so that it may be sealed.

H. B. No. 165 - Representative Green.

Cosponsors: Representatives Brenner, Rezabek, Kraus, Derickson, Terhar, Grossman, Maag.

To amend section 1533.12 of the Revised Code to allow an individual on active military duty, while on leave or furlough, to hunt deer or wild turkey without procuring a deer or wild turkey permit.

H. B. No. 166 - Representative Green.

Cosponsors: Representatives Brenner, Blessing, Hambley, Becker.

To amend sections 323.153, 1343.03, and 5747.51 and to repeal sections 319.19, 1318.01, 1318.02, 1318.03, 1318.04, 1318.05, 1318.06, 1318.07, 1318.08, 1318.99, 1901.313, 1907.202, 2303.25, 3765.01, 3765.02, 3765.03, 3765.04, 5709.23, and 5719.042 of the Revised Code to extend the deadline for filing an application for the homestead exemption or 2 1/2% property tax rollback to the end of the tax year, to require that auditors certify Local Government Fund allocations to subdivisions by regular or electronic, rather than certified mail, and to repeal laws requiring county auditors to issue permits for traveling shows, issue licenses for new merchandise public auctions, certify the annual state tax interest rate to local courts, and provide certain certifications related to the repealed personal property tax.

Said bills were considered the first time.

# REPORTS OF STANDING AND SELECT COMMITTEES AND BILLS FOR SECOND CONSIDERATION

Representative Clyde submitted the following report:

The standing committee on Government Accountability and Oversight to which was referred **H. B. No. 153**-Representative Dovilla, having had the same under consideration, reports it back with the following amendment and recommends its passage when so amended.

# RE: PRESIDENTIAL PRIMARY-CHANGE DATE

Representative Pelanda moved to amend as follows:

In line 390, after "**3**." insert "Notwithstanding any contrary provision of the Revised Code, a declaration of candidacy or election petition filed for the 2016 primary election or a special election on the day of that election shall not be considered invalid on the ground that it identifies the date of the 2016 primary election as March 8, 2016, instead of March 15, 2016.

## Section 4."

The motion was agreed to and the bill so amended.

TIM W. BROWN JIM BUCHY TIMOTHY DERICKSON ROBERT MCCOLLEY RYAN SMITH LOUIS W. BLESSING III JIM BUTLER DOUG GREEN DOROTHY PELANDA

The following members voted "NO" KATHLEEN CLYDE RONALD V. GERBERRY

MICHAEL F. CURTIN DAVID LELAND

The report was agreed to.

The bill was ordered to be engrossed and placed on the calendar.

Representative Stinziano submitted the following report:

The standing committee on Judiciary to which was referred **H. B. No. 110**-Representative Hill, et. al., having had the same under consideration, reports it back and recommends its passage.

RE: FAILURE TO STOP AFTER ACCIDENT-INCREASE PENALTY

Representative Butler moved to amend the title as follows:

Add the name: "Dever."

JIM BUTLER MICHAEL STINZIANO NICHOLAS CELEBREZZE JONATHAN DEVER ROBERT MCCOLLEY EMILIA STRONG SYKES NATHAN H. MANNING NIRAJ J. ANTANI MARGARET CONDITT GRETA JOHNSON JEFFERY S. REZABEK

The report was agreed to.

The bill was ordered to be engrossed and placed on the calendar.

# MOTIONS AND RESOLUTIONS

Representative Dovilla moved that majority party members asking leave to be absent or absent the week of Wednesday, April 22, 2015, be excused, so long as a written request is on file in the majority leadership offices.

The motion was agreed to.

Representative Boyce moved that minority party members asking leave to be absent or absent the week of Wednesday, April 22, 2015, be excused, so long as a written request is on file in the minority leadership offices.

The motion was agreed to.

On motion of Representative Sears, the House recessed.

The House met pursuant to recess.

# **BILLS FOR THIRD CONSIDERATION**

# Am. H. B. No. 153-Representative Dovilla

To amend sections 3501.01, 3513.01, and 3513.12 of the Revised Code to change the date on which presidential primary elections are held, was taken up for consideration the third time.

The question being, "Shall the bill pass?"

Representative Leland moved to amend, amendment 0558, as follows:

In line 21, strike through ", except that in any year in which"

Strike through lines 22 and 23

In line 24, strike through "municipal or county charter, but may be held on the"; delete "second"

In line 25, strike through "Tuesday after the first Monday in March"

In line 33, strike through "except in years in which a presidential primary election is"

In line 34, strike through "held"

In line 41, strike through "In years in which a"

Strike through line 42

In line 43, strike through "shall be held on the"; delete "<u>second</u>"; strike through "Tuesday after the first Monday"

Strike through lines 44 and 45

In line 205, delete "<u>second</u>"; strike through "Tuesday after the first Monday in March of"; delete "<u>2016</u>"; strike through "and"

In line 206, strike through all before "first"

In line 207, strike through "other"

In line 321, reinsert "first"; delete "second"

In line 322, strike through "March" and insert "May"

The question being, "Shall the motion to amend be agreed to?"

Representative Sears moved that the motion be laid on the table.

The question being, "Shall the motion to amend be laid on the table?"

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The yeas and nays were taken and resulted – yeas 63, nays 36, as follows: Those who voted in the affirmative were: Representatives

Amstutz Becker	Anielski Blessing	Antani Boose	Baker Brenner
Brown	Buchy	Burkley	Butler
Conditt	Cupp	Derickson	Dever
DeVitis	Dovilla	Duffey	Ginter
Gonzales	Green	Grossman	Hackett
Hagan	Hall	Hambley	Hayes
Henne	Hill	Huffman	Johnson, T.
Koehler	Kraus	Kunze	Landis
LaTourette	Maag	Manning	McClain
McColley	Pelanda	Perales	Reineke
Retherford	Rezabek	Roegner	Romanchuk
Ruhl	Ryan	Schaffer	Scherer
Schuring	Sears	Sheehy	Slaby
Smith, R.	Sprague	Terhar	Thompson
Young	Zeltwanger		Rosenberger-63

Those who voted in the negative were: Representatives

Antonio	Ashford	Barnes	Bishoff
Boyce	Boyd	Brinkman	Celebrezze
Cera	Clyde	Craig	Curtin
Driehaus	Fedor	Gerberry	Hood
Howse	Johnson, G.	Kuhns	Leland
Lepore-Hagan	O'Brien, M.	O'Brien, S.	Patmon
Patterson	Phillips	Ramos	Reece
Rogers	Slesnick	Smith, K.	Stinziano
Strahorn	Sweeney	Sykes	Vitale-36

The motion to amend was laid on the table.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken and resulted – yeas 56, nays 43, as follows:

Amstutz	Anielski	Antani	Baker
Blessing	Brenner	Brown	Buchy
Burkley	Butler	Conditt	Cupp
Derickson	Dever	DeVitis	Dovilla
Duffey	Ginter	Gonzales	Green
Grossman	Hackett	Hagan	Hall
Hayes	Henne	Hill	Huffman
Johnson, T.	Koehler	Kraus	Kunze
Landis	LaTourette	Maag	Manning
McClain	McColley	Pelanda	Perales
Reineke	Rezabek	Romanchuk	Ruhl
Ryan	Schaffer	Scherer	Schuring
Sears	Slaby	Smith, R.	Sprague
Terhar	Vitale	Young	Rosenberger-56

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Antonio	Ashford	Barnes	Becker
Bishoff	Boose	Boyce	Boyd
Brinkman	Celebrezze	Cera	Clyde
Craig	Curtin	Driehaus	Fedor
Gerberry	Hambley	Hood	Howse
Johnson, G.	Kuhns	Leland	Lepore-Hagan
O'Brien, M.	O'Brien, S.	Patmon	Patterson
Phillips	Ramos	Reece	Retherford
Roegner	Rogers	Sheehy	Slesnick
Smith, K.	Stinziano	Strahorn	Sweeney
Sykes	Thompson		Zeltwanger-43

Those who voted in the negative were: Representatives

The bill passed.

Representative Dovilla moved to amend the title as follows:

Add the names: "Amstutz, Antani, DeVitis, Pelanda, Sears, Rosenberger."

The motion was agreed to and the title so amended.

The title as amended was agreed to.

Sub. H. B. No. 64-Representative Smith, R.

To amend sections 9.312, 9.333, 9.83, 9.833, 9.90, 9.901, 109.57, 109.572, 113.07, 118.04, 119.12, 121.03, 121.08, 121.22, 121.372, 122.17, 122.171, 122.174, 122.175, 122.177, 122.64, 122.85, 122.87, 122.95, 122.951, 123.10, 123.28, 123.281, 124.14, 124.15, 124.181, 124.392, 125.02, 125.04, 125.041, 125.05, 125.07, 125.08, 125.081, 125.082, 125.10, 125.11, 125.112, 125.13, 125.27, 125.28, 125.31, 125.36, 125.38, 125.39, 125.42, 125.43, 125.45, 125.49, 125.51, 125.58, 125.601, 125.607, 125.609, 125.76, 125.901, 128.40, 128.54, 128.55, 128.57, 131.34, 140.01, 141.04, 149.43, 153.08, 153.70, 156.01, 156.02, 156.04, 173.391, 173.47, 173.48, 173.522, 173.523, 173.543, 173.544, 173.545, 174.02, 191.04, 191.06, 319.63, 321.44, 340.01, 340.03, 340.033, 340.034, 340.04, 340.05, 340.07, 340.08, 340.09, 340.12, 340.15, 715.013, 737.41, 902.01, 903.01, 903.03, 903.07, 903.09, 903.10, 903.11, 903.12, 903.13, 903.16, 903.17, 903.25, 918.41, 956.18, 1306.20, 1309.528, 1333.99, 1347.08, 1349.04, 1501.01, 1501.011, 1505.10, 1509.01, 1509.02, 1509.06, 1509.10, 1509.11, 1509.222, 1509.223, 1509.23, 1509.27, 1509.33, 1509.34, 1509.99, 1511.99, 1513.16, 1531.35, 1533.10, 1533.11, 1533.12, 1561.04, 1707.01, 1707.14, 1713.02, 1713.03, 1713.031, 1713.04, 1713.05, 1713.06, 1713.09, 1713.25, 2151.3514, 2151.421, 2925.03, 2929.13, 2929.15, 2929.18, 2929.20, 2935.33, 2951.041, 2967.14, 2969.14, 2981.12, 2981.13, 3119.27, 3121.03, 3301.079, 3301.0711, 3301.0714, 3301.0715, 3301.52, 3301.53, 3301.541, 3301.55, 3301.56, 3301.57, 3301.58, 3302.02, 3302.03, 3302.034, 3302.15, 3310.03, 3310.09, 3313.46, 3313.603, 3313.608, 3313.6010, 3313.614, 3313.68, 3313.72, 3313.751, 3313.843, 3313.902, 3313.981, 3314.011, 3314.015, 3314.016, 3314.02, 3314.021, 3314.027,

3314.029, 3314.03, 3314.06, 3314.07, 3314.074, 3314.08, 3314.091, 3314.35, 3317.01, 3317.013, 3317.014, 3317.016, 3317.017, 3317.02, 3317.022, 3317.0212, 3317.0213, 3317.0214, 3317.0217, 3317.051, 3317.15, 3317.16, 3317.20, 3318.01, 3318.02, 3318.024, 3318.054, 3318.30, 3318.40, 3319.111, 3319.112, 3319.114, 3319.22, 3319.223, 3319.301, 3319.303, 3319.57, 3319.61, 3323.13, 3326.11, 3326.33, 3327.01, 3327.02, 3328.24, 3332.10, 3333.01, 3333.011, 3333.021, 3333.03, 3333.031, 3333.032, 3333.04, 3333.041, 3333.042, 3333.043, 3333.044, 3333.045, 3333.047, 3333.048, 3333.049, 3333.0410, 3333.0411, 3333.0412, 3333.0413, 3333.05, 3333.06, 3333.07, 3333.071, 3333.08, 3333.09, 3333.10, 3333.11, 3333.12, 3333.121, 3333.122, 3333.123, 3333.124, 3333.13, 3333.14, 3333.15, 3333.16, 3333.161, 3333.162, 3333.163, 3333.164, 3333.17, 3333.171, 3333.18, 3333.19, 3333.20, 3333.21, 3333.22, 3333.23, 3333.25, 3333.26, 3333.28, 3333.29, 3333.30, 3333.31, 3333.33, 3333.34, 3333.342, 3333.35, 3333.36, 3333.37, 3333.372, 3333.373, 3333.374, 3333.375, 3333.39, 3333.391, 3333.392, 3333.43, 3333.44, 3333.50, 3333.55, 3333.58, 3333.59, 3333.61, 3333.611, 3333.612, 3333.613, 3333.62, 3333.63, 3333.64, 3333.65, 3333.66, 3333.67, 3333.68, 3333.69, 3333.71, 3333.72, 3333.73, 3333.731, 3333.74, 3333.75, 3333.76, 3333.77, 3333.78, 3333.79, 3333.82, 3333.83, 3333.84, 3333.86, 3333.87, 3333.90, 3333.91, 3334.08, 3337.10, 3345.022, 3345.05, 3345.06, 3345.061, 3345.32, 3345.421, 3345.45, 3345.48, 3345.50, 3345.51, 3345.54, 3345.692, 3345.70, 3345.72, 3345.73, 3345.74, 3345.75, 3345.76, 3345.81, 3354.01, 3354.09, 3357.01, 3357.09, 3357.19, 3358.01, 3358.08, 3365.02, 3365.07, 3365.15, 3701.045, 3701.65, 3702.74, 3702.91, 3704.05, 3704.14, 3705.08, 3714.051, 3714.07, 3714.08, 3714.09, 3717.49, 3721.011, 3734.02, 3734.021, 3734.07, 3734.50, 3734.551, 3734.57, 3734.822, 3734.901, 3736.03, 3736.05, 3736.06, 3737.17, 3745.015, 3745.11, 3750.081, 3750.13, 3769.03, 3769.08, 3769.083, 3769.087, 3769.101, 3770.01, 3770.02, 3770.03, 3770.05, 3770.06, 3770.07, 3772.02, 3772.03, 3772.99, 3794.06, 3794.07, 4121.03, 4121.121, 4123.322, 4301.12, 4301.42, 4301.43, 4303.33, 4503.535, 4511.191, 4723.08, 4723.88, 4730.14, 4731.15, 4731.22, 4731.222, 4731.225, 4731.24, 4731.281, 4731.282, 4731.293, 4731.295, 4731.296, 4731.297, 4731.299, 4735.06, 4735.13, 4735.141, 4736.12, 4741.03, 4741.11, 4741.12, 4741.17, 4741.19, 4763.01, 4763.07, 4778.06, 4905.71, 4905.81, 4905.95, 4923.04, 4927.01, 4927.02, 4927.07, 4927.11, 4927.15, 5101.073, 5101.60, 5101.61, 5101.611, 5101.62, 5101.69, 5101.71, 5101.72, 5101.98, 5101.99, 5104.01, 5104.013, 5104.015, 5104.016, 5104.017, 5104.018, 5104.03, 5104.036, 5104.04, 5104.09, 5104.30, 5104.37, 5104.38, 5104.99, 5107.64, 5108.01, 5108.03, 5108.04, 5108.05, 5108.051, 5108.06, 5108.07, 5108.09, 5108.11, 5115.04, 5119.01, 5119.10, 5119.11, 5119.161, 5119.186, 5119.21, 5119.22, 5119.23, 5119.25, 5119.28, 5119.31, 5119.33, 5119.34, 5119.341, 5119.36, 5119.361, 5119.362, 5119.365, 5119.41, 5119.44, 5119.60, 5119.61, 5119.94, 5119.99, 5120.112, 5120.135, 5120.28, 5120.38, 5120.381, 5120.382, 5122.31, 5122.36, 5123.033, 5123.16, 5123.161,

5123.162, 5123.163, 5123.164, 5123.166, 5123.167, 5123.169, 5123.19, 5123.196, 5123.198, 5123.42, 5123.43, 5123.44, 5123.441, 5123.45, 5123.451, 5123.86, 5124.101, 5124.15, 5124.33, 5124.60, 5124.61, 5126.042, 5126.0510, 5126.15, 5126.201, 5139.03, 5139.50, 5147.07, 5160.37, 5162.01, 5162.11, 5162.36, 5162.361, 5162.363, 5163.06, 5163.30, 5163.33, 5164.01, 5164.36, 5164.38, 5164.57, 5165.01, 5165.10, 5165.106, 5165.109, 5165.155, 5165.193, 5165.40, 5165.41, 5165.99, 5166.30, 5167.03, 5168.01, 5168.06, 5168.07, 5168.10, 5168.11, 5168.23, 5168.26, 5168.40, 5168.44, 5168.45, 5168.47, 5168.48, 5168.49, 5168.53, 5168.60, 5168.63, 5168.64, 5168.67, 5513.01, 5703.052, 5703.19, 5703.48, 5703.70, 5705.21, 5705.212, 5709.67, 5725.98, 5726.50, 5727.81, 5727.811, 5727.84, 5727.85, 5727.86, 5729.98, 5733.0610, 5733.40, 5736.50, 5739.01, 5739.011, 5739.02, 5739.03, 5739.10, 5739.12, 5741.02, 5743.01, 5743.02, 5743.05, 5743.15, 5743.20, 5743.32, 5743.45, 5743.51, 5743.52, 5743.62, 5743.63, 5747.01, 5747.02, 5747.025, 5747.05, 5747.055, 5747.058, 5747.08, 5747.113, 5747.71, 5747.98, 5749.01, 5749.02, 5749.03, 5749.04, 5749.06, 5749.07, 5749.08, 5749.10, 5749.12, 5749.13, 5749.14, 5749.15, 5749.17, 5751.01, 5751.02, 5751.03, 5751.20, 5751.21, 5751.22, 5751.50, 5902.02, 5903.12, 5910.08, 5919.341, 6109.08, 6109.10, 6109.24, 6109.30, 6109.34, 6111.03, 6111.036, 6111.05, 6111.30, and 6111.99; to amend, for the purpose of adopting new section numbers as indicated in parentheses, sections 3333.031 (3333.012), 5108.05 (5108.041), 5108.051 (5108.042), 5108.03 (5108.05), 5123.1610 (5123.1611), and 5101.98 (5902.05); to enact new section 5123.1610 and 5164.37 and sections 118.041, 125.035, 125.061, 131.025, 173.57, 173.571, 173.572, 173.573, 173.574, 173.575, 173.576, 173.577, 173.578, 173.579, 174.09, 190.01, 190.02, 190.03, 190.04, 321.50, 903.40, 905.326, 905.327, 1509.051, 1509.211, 1509.231, 1509.232, 1509.28, 1511.10, 1511.11, 3301.0728, 3302.16, 3302.42, 3304.171, 3313.721, 3314.46, 3317.018, 3319.113, 3319.67, 3333.0414, 3333.92, 3345.35, 3354.071, 3357.071, 3358.071, 3701.70, 3701.701, 3701.702, 3701.703, 3701.834, 3734.061, 3734.49, 4730.252, 4760.133, 4762.133, 4774.133, 4778.141, 4923.041, 4927.10, 4927.101, 5101.612, 5101.621, 5101.622, 5101.691, 5101.692, 5104.042, 5108.021, 5108.03, 5123.376, 5124.155, 5124.68, 5124.69, 5124.70, 5160.401, 5162.365, 5164.302, 5165.158, 5166.40, 5166.41, 5166.42, 5166.43, 5166.44, 5166.45, 5166.46, 5166.47, 5166.48, 5166.49, 5166.50, 5166.51, 5166.52, 5166.53, 5166.54, 5166.55, 5703.94, 5709.92, 5709.93, 5743.36, 5743.361, 5743.362, 5743.363, 5743.364, 5743.365, 5744.01, 5744.02, 5744.03, 5744.04, 5744.05, 5744.06, 5744.07, 5744.08, 5744.09, 5744.10, 5744.11, 5744.12, 5744.13, 5744.14, 5744.15, 5744.97, 5744.99, 6111.32, and 6301.16; to repeal sections 111.181, 121.36, 122.26, 122.952, 125.021, 125.022, 125.023, 125.03, 125.051, 125.06, 125.17, 125.32, 125.37, 125.47, 125.48, 125.50, 125.52, 125.53, 125.54, 125.55, 125.56, 125.57, 125.68, 125.91, 125.92, 125.93, 125.96, 125.98, 149.13, 183.26, 901.61, 901.62, 901.63, 901.64, 903.04, 1333.11, 1333.12, 1333.14, 1333.15,

1333.16, 1333.17, 1333.18, 1333.19, 1333.20, 1333.21, 1333.211, 1509.28, 1509.50, 3302.05, 3313.473, 3314.026, 3314.38, 3317.036, 3317.23, 3317.231, 3317.24, 3318.19, 3318.33, 3326.29, 3337.11, 3345.86, 3702.80, 3702.94, 3734.51, 3736.04, 3769.086, 3770.061, 4731.283, 4741.09, 5104.012, 5104.037, 5108.10, 5119.411, 5163.061, 5163.08, 5164.37, 5165.101, 5165.102, 5165.103, 5165.104, 5165.105, 5165.107, 5165.108, 5165.15, 5165.151, 5165.152, 5165.153, 5165.154, 5165.156, 5165.157, 5165.16, 5165.17, 5165.19, 5165.192, 5165.21, 5165.23, 5165.25, 5165.26, 5165.28, 5165.29, 5165.30, 5165.32, 5165.33, 5165.37, 5165.516, and 5168.12 of the Revised Code; to amend Sections 125.10 and 125.11 of Am. Sub. H.B. 59 of the 130th General Assembly, to amend Sections 235.10 and 245.10 of Am. H.B. 497 of the 130th General Assembly, to amend Section 5 of Am. Sub. S.B. 314 of the 129th General Assembly, and to amend Section 20.15 of H.B. 215 of the 122nd General Assembly; to repeal Sections 701.10 and 701.61 of Am. Sub. H.B. 59 of the 130th General Assembly and Section 733.20 of Am. Sub. H.B. 483 of the 130th General Assembly; to amend the versions of sections 340.01, 340.03, 340.08, 340.09, 340.15, 5119.21, and 5119.22 of the Revised Code that are scheduled to take effect September 15, 2016, to continue the provisions of this act on and after the effective date, to make operating appropriations for the biennium beginning July 1, 2015, and ending June 30, 2017, and to provide authorization and conditions for the operation of state programs, was taken up for consideration the third time.

The question being, "Shall the bill pass?"

Representative Celebrezze moved to amend, amendment 2474X2.

Pursuant to Rule 71(b), Speaker Pro Tempore Amstutz ruled the amendment out of order.

Representative Celebrezze moved to suspend Rule 71(b).

The question being, "Shall Rule 71(b) be suspended?"

The yeas and nays were taken and resulted – yeas 33, nays 66, as follows:

Antonio	Ashford	Barnes	Bishoff
Boyce	Boyd	Celebrezze	Cera
Clyde	Craig	Curtin	Driehaus
Fedor	Gerberry	Howse	Johnson, G.
Kuhns	Leland	Lepore-Hagan	O'Brien, M.
O'Brien, S.	Patterson	Phillips	Ramos
Reece	Rogers	Sheehy	Slesnick
Smith, K.	Stinziano	Strahorn	Sweeney
			Sykes-33

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Amstutz	Anielski	Antani	Baker
Becker	Blessing	Boose	Brenner
Brinkman	Brown	Buchy	Burkley
Butler	Conditt	Cupp	Derickson
Dever	DeVitis	Dovilla	Duffey
Ginter	Gonzales	Green	Grossman
Hackett	Hagan	Hall	Hambley
Hayes	Henne	Hill	Hood
Huffman	Johnson, T.	Koehler	Kraus
Kunze	Landis	LaTourette	Maag
Manning	McClain	McColley	Patmon
Pelanda	Perales	Reineke	Retherford
Rezabek	Roegner	Romanchuk	Ruhl
Ryan	Schaffer	Scherer	Schuring
Sears	Slaby	Smith, R.	Sprague
Terhar	Thompson	Vitale	Young
Zeltwanger			Rosenberger-66

### Those who voted in the negative were: Representatives

The motion to suspend Rule 71(b) was not agreed to.

The question recurring, "Shall the bill pass?"

Representative Cera moved to amend, amendment 2476, as follows:

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In line 73360, strike through "three-fourths" and insert "three-fifths"
In line 77332, strike through "three-fourths" and insert "three-fifths"
In line 78455, strike through "three-fourths" and insert "three-fifths"
Delete lines 80404 through 80419a and insert:
"(9) For taxable years beginning in 2015:
OHIO ADJUSTED GROSS INCOME LESS
  EXEMPTIONS (INDIVIDUALS)
       OR
    MODIFIED OHIO
 TAXABLE INCOME (TRUSTS)
      OR
OHIO TAXABLE INCOME (ESTATES)
                               .495%
$5.000 or less
More than $5,000 but not more $24.75 plus .990% of the amount
than $10,000
                               in excess of $5,000
More than $10,000 but not more $74.25 plus 1.980% of the
than $15,000
                               amount in excess of $10,000
More than $15,000 but not more $173.25 plus 2.476% of the
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<u>than \$20,000</u>	amount in excess of \$15,000
More than \$20,000 but not more	\$297.05 plus 2.969% of the
<u>than \$40,000</u>	amount in excess of \$20,000
More than \$40,000 but not more	\$890.85 plus 3.465% of the
<u>than \$80,000</u>	amount in excess of \$40,000
More than \$80,000 but not more	\$2,276.85 plus 3.960% of the
<u>than \$100,000</u>	amount in excess of \$80,000
More than \$100,000 but not more	\$3,068.85 plus 4.906% of the
<u>than \$200,000</u>	amount in excess of \$100,000
More than \$200,000	\$7,974.85 plus 5.333% of the
_	amount in excess of \$200,000"

Between lines 98058 and 98059, insert:

"Section 803.\_\_\_. The amendment by this act of division (A) of section 5739.02, division (B) of section 5739.10, and division (A) of section 5741.02 of the Revised Code applies on and after October 1, 2015."

The question being, "Shall the motion to amend be agreed to?"

Representative Sears moved that the motion be laid on the table.

The question being, "Shall the motion to amend be laid on the table?"

The yeas and nays were taken and resulted – yeas 63, nays 36, as follows:

Those who voted in the affirmative were: Representatives

Amstutz	Anielski	Antani	Baker
Becker	Blessing	Boose	Brenner
Brown	Buchy	Burkley	Butler
Conditt	Cupp	Derickson	Dever
DeVitis	Dovilla	Duffey	Ginter
Gonzales	Green	Grossman	Hackett
Hagan	Hall	Hambley	Hayes
Henne	Hill	Huffman	Johnson, T.
Koehler	Kraus	Kunze	Landis
LaTourette	Maag	Manning	McClain
McColley	Pelanda	Perales	Reineke
Retherford	Rezabek	Roegner	Romanchuk
Ruhl	Ryan	Schaffer	Scherer
Schuring	Sears	Slaby	Smith, R.
Sprague	Terhar	Thompson	Vitale
Young	Zeltwanger		Rosenberger-63

Antonio	Ashford	Barnes	Bishoff
Boyce	Boyd	Brinkman	Celebrezze

Cera	Clyde	Craig	Curtin
Driehaus	Fedor	Gerberry	Hood
Howse	Johnson, G.	Kuhns	Leland
Lepore-Hagan	O'Brien, M.	O'Brien, S.	Patmon
Patterson	Phillips	Ramos	Reece
Rogers	Sheehy	Slesnick	Smith, K.
Stinziano	Strahorn	Sweeney	Sykes-36

The motion to amend was laid on the table.

The question recurring, "Shall the bill pass?"

Representative Curtin moved to amend, amendment 2477, as follows:

Delete lines 80404 through 80419a and insert "(9) For taxable years beginning in 2015 or thereafter:

OHIO ADJUSTED GROSS INCOME LESS **EXEMPTIONS (INDIVIDUALS)** OR MODIFIED OHIO TAXABLE INCOME (TRUSTS) OR **OHIO TAXABLE INCOME (ESTATES)** TAX .473% \$5,000 or less More than \$5,000 but not more \$ than \$10,000 i More than \$10,000 but not more than \$15,000 More than \$15,000 but not more than \$20,000 More than \$20,000 but not more than \$40,000 2 More than \$40,000 but not more than \$80,000 ć More than \$80,000 but not more than \$100,000 ć More than \$100,000 but not more than \$200,000 <u>a</u> More than \$200,000 \$

$\frac{4/3}{0}$
\$23.65 plus .946% of the amount
in excess of \$5,000
\$70.95 plus 1.891% of the amount
in excess of \$10,000
\$165.50 plus 2.365% of the
amount in excess of \$15,000
\$283.75 plus 2.836% of the
amount in excess of \$20,000
\$850.95 plus 3.310% of the
amount in excess of \$40,000
\$2,174.95 plus 3.782% of the
amount in excess of \$80,000
\$2,931.35 plus 4.906% of the
amount in excess of \$100,000
\$7,837.35 plus 5.333% of the
· •

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### amount in excess of \$200,000

The question being, "Shall the motion to amend be agreed to?" Representative Sears moved that the motion be laid on the table. The question being, "Shall the motion to amend be laid on the table?" The yeas and nays were taken and resulted – yeas 64, nays 35, as follows: Those who voted in the affirmative were: Representatives

Amstutz	Anielski	Antani	Baker
Becker	Blessing	Boose	Brenner
Brown	Buchy	Burkley	Butler
Conditt	Cupp	Derickson	Dever
DeVitis	Dovilla	Duffey	Ginter
Gonzales	Green	Grossman	Hackett
Hagan	Hall	Hambley	Hayes
Henne	Hill	Hood	Huffman
Johnson, T.	Koehler	Kraus	Kunze
Landis	LaTourette	Maag	Manning
McClain	McColley	Pelanda	Perales
Reineke	Retherford	Rezabek	Roegner
Romanchuk	Ruhl	Ryan	Schaffer
Scherer	Schuring	Sears	Slaby
Smith, R.	Sprague	Terhar	Thompson
Vitale	Young	Zeltwanger	Rosenberger-64

### Those who voted in the negative were: Representatives

Antonio	Ashford	Barnes	Bishoff
Boyce	Boyd	Brinkman	Celebrezze
Cera	Clyde	Craig	Curtin
Driehaus	Fedor	Gerberry	Howse
Johnson, G.	Kuhns	Leland	Lepore-Hagan
O'Brien, M.	O'Brien, S.	Patmon	Patterson
Phillips	Ramos	Reece	Rogers
Sheehy	Slesnick	Smith, K.	Stinziano
Strahorn	Sweeney		Sykes-35

The motion to amend was laid on the table.

The question recurring, "Shall the bill pass?"

Representative Boyce moved to amend, amendment 2475, as follows:

Between lines 86169a and 86170, insert:

"5XXX 195XXX Small Business \$50,000,000 \$50,000,000" Innovation

In line 86173, delete "\$510,400,071 \$510,500,071" and insert "\$560,400,071 \$560,500,071"

In line 86216, delete "\$1,273,615,193 \$1,285,734,993" and insert "\$1,323,615,193 \$1,335,734,993"

Between lines 86511 and 86512, insert:

"SMALL BUSINESS INNOVATION GRANT PROGRAM

On July 1 of each fiscal year of the biennium ending June 30, 2017, or as soon as possible thereafter, the Director of Budget and Management shall transfer \$50,000,000 cash from the General Revenue Fund to the Small Business Innovation Fund, created in Section 701.\_\_\_\_ of this act.

The foregoing appropriation item 195XXX, Small Business Innovation, shall be used for the Small Business Innovation Grant Program, as established in Section 701.\_\_\_\_ of this act."

Between lines 97566 and 97567, insert:

"Section 701.\_\_. (A) There is hereby established the Small Business Innovation Grant Program to encourage job creation. The Development Services Agency shall administer the program in accordance with this section.

(B) To be eligible for the program, a business shall meet all of the following requirements:

(1) The business is based in Ohio.

(2) The business employs fewer than four hundred individuals.

(3) The business is seeking funds for a project that will directly result in additional hiring by the business.

(C) An application for a grant under the program shall be in writing and in the form prescribed by the Director of Development Services. The application shall provide all of the following information:

(1) A detailed description of the proposed project;

(2) The amount of funding requested and the reasons why the business was unable to obtain the funding through other means;

(3) The manner in which the funding will result in job creation;

(4) How many new jobs are anticipated and when those jobs will be available.

(D)(1) The Agency shall review each submitted application to determine grant eligibility and amount based on the quality of the proposed project, the potential for business growth and job creation, and any other factor the agency considers relevant. A grant awarded under the program shall not exceed ten thousand dollars.

(2) A business shall not be eligible for more than one grant in any state fiscal biennium. Businesses that have yet to be awarded a grant under the program shall be given priority in future funding cycles.

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(E) Each business awarded a grant under the program shall submit quarterly reports to the Agency that describe the manner in which the funds are being used and the realized outcomes. The Agency shall use that information to monitor the success of the program.

(F) There is hereby created in the state treasury the Small Business Innovation Fund. The Fund shall consist of money appropriated to it. Money in the Fund shall be used to provide grants under the program."

The question being, "Shall the motion to amend be agreed to?"

Representative Sears moved that the motion be laid on the table.

The question being, "Shall the motion to amend be laid on the table?"

The yeas and nays were taken and resulted – yeas 63, nays 36, as follows:

Those who voted in the affirmative were: Representatives

Amstutz	Anielski	Antani	Baker
Becker		Boose	Brenner
	Blessing		
Brown	Buchy	Burkley	Butler
Conditt	Cupp	Derickson	Dever
DeVitis	Dovilla	Duffey	Ginter
Gonzales	Green	Grossman	Hackett
Hagan	Hall	Hambley	Hayes
Henne	Hill	Hood	Huffman
Johnson, T.	Koehler	Kraus	Kunze
Landis	LaTourette	Maag	Manning
McClain	McColley	Pelanda	Perales
Reineke	Retherford	Rezabek	Roegner
Romanchuk	Ruhl	Ryan	Schaffer
Scherer	Schuring	Sears	Slaby
Smith, R.	Sprague	Terhar	Thompson
Young	Zeltwanger		Rosenberger-63

Those who voted in the negative were: Representatives

Antonio	Ashford	Barnes	Bishoff
Boyce	Boyd	Brinkman	Celebrezze
Cera	Clyde	Craig	Curtin
Driehaus	Fedor	Gerberry	Howse
Johnson, G.	Kuhns	Leland	Lepore-Hagan
O'Brien, M.	O'Brien, S.	Patmon	Patterson
Phillips	Ramos	Reece	Rogers
Sheehy	Slesnick	Smith, K.	Stinziano
Strahorn	Sweeney	Sykes	Vitale-36

The motion to amend was laid on the table.

The question recurring, "Shall the bill pass?"

Representative Rogers moved to amend, amendment 2478, as follows:

In line 9 of the title, after "125.082," insert "125.09," In line 11 of the title, after "125.51," insert "125.56," In line 244, after "125.082," insert "125.09," In line 246, after "125.51," insert "125.56," Between lines 7552 and 7553, insert:

"Sec. 125.09. (A) Pursuant to section 125.07 of the Revised Code, the department of administrative services may prescribe such conditions under which competitive sealed bids will be received and terms of the proposed purchase as it considers necessary; provided, that all such conditions and terms shall be reasonable and shall not unreasonably restrict competition, and bidders may bid upon all or any item of the supplies or services listed in such notice. Those bidders claiming the preference for United States and Ohio products outlined in this chapter shall designate in their bids either that the product to be supplied is an Ohio product or that under the rules established by the director of administrative services they qualify as having a significant Ohio economic presence.

(B) The department may require that each bidder provide sufficient information about the energy efficiency or energy usage of the bidder's product or service.

(C) The director of administrative services shall, by rule adopted pursuant to Chapter 119. of the Revised Code, prescribe criteria and procedures for use by all state agencies in giving preference to United States and Ohio products as required by division (B) of section 125.11 of the Revised Code. The rules shall extend to:

(1) Criteria for determining that a product is produced or mined in the United States rather than in another country or territory;

(2) Criteria for determining that a product is produced or mined in Ohio;

(3) Information to be submitted by bidders as to the nature of a product and the location where it is produced or mined;

(4) Criteria and procedures to be used by the director to qualify bidders located in states bordering Ohio who might otherwise be excluded from being awarded a contract by operation of this section and section 125.11 of the Revised Code. The criteria and procedures shall recognize the level and regularity of interstate commerce between Ohio and the border states and provide that the non-Ohio businesses may qualify for award of a contract as long as they are located in a state that imposes no greater restrictions than are contained in this section and section 125.11 of the Revised Code upon persons located in Ohio selling products or services to agencies of that state. The criteria and procedures shall also provide that a non-Ohio business shall not bid on a contract for state printing in this state if the business is located in a state that excludes Ohio businesses from bidding on state printing contracts in that state.

(5) Criteria and procedures to be used to qualify bidders whose manufactured products, except for mined products, are produced in other states or in North America, but the bidders have a significant Ohio economic presence in terms of the number of employees or capital investment a bidder has in this state. Bidders with a significant Ohio economic presence shall qualify for award of a contract on the same basis as if their products were produced in this state.

(6) Criteria and procedures for the director to grant waivers of the requirements of division (B) of section 125.11 of the Revised Code on a contract-by-contract basis where compliance with those requirements would result in the state agency paying an excessive price for the product or acquiring a disproportionately inferior product;

(7) <u>Criteria and procedures to be used by an entity when the entity</u> <u>must demonstrate that the entity will create or retain jobs in Ohio as a result</u> <u>of being awarded a contract under division (B) of section 125.11 of the</u> <u>Revised Code.</u>

(8) Such other requirements or procedures reasonably necessary to implement the system of preferences established pursuant to division (B) of section 125.11 of the Revised Code.

In adopting the rules required under this division, the director shall, to the maximum extent possible, conform to the requirements of the federal "Buy America Act," 47 Stat. 1520, (1933), 41 U.S.C.A. 10a-10d, as amended, and to the regulations adopted thereunder."

In line 7613, after the period insert "For purposes of this division, "excessive price" means a price that exceeds by more than five per cent the lowest price bid, except that a price that exceeds the lowest price bid by more than five per cent but not more than ten per cent shall not be considered an excessive price if the entity submitting the bid has demonstrated that the entity will create or retain jobs in Ohio as a result of being awarded the contract. For purposes of this division, "lowest price bid" means the lowest price submitted on a responsive and responsible bid from among the bids that do not offer products that have been produced or mined in this state."

Between lines 7647 and 7648, insert:

"(F) An entity that has been awarded a contract under division (B) of this section in part by demonstrating that the entity will create or retain jobs in Ohio as a result of being\_awarded the contract, and that has within a

reasonable time following completion of the contract failed to fulfill the obligation to create or retain jobs, is liable to the state for an amount equal to the difference between the entity's bid price and the lowest price submitted on a responsive and responsible bid from among the bids that did not offer products that have been produced or mined in this state."

In line 7737, after the period insert "<u>State award for economic</u> development" includes a contract awarded under division (B) of section 125.11 of the Revised Code to an entity that has demonstrated that the entity will create or retain jobs in Ohio."

Between lines 8052 and 8053, insert:

"Sec. 125.56. (A) Except as provided in division (B) of this section, all printing under sections 125.43 to 125.76 of the Revised Code, shall be executed pursuant to section 125.11 of the Revised Code.

(B) Division (A) of this section does not apply to printing contracts requiring special, security paper of a unique nature if compliance with division (A) will result in an excessive price for the product or acquiring a disproportionately inferior product.

(C) As used in this section, "excessive price" means a price that exceeds by more than five per cent the lowest price submitted on a non-Ohiobid has the meaning defined in division (B) of section 125.11 of the Revised Code."

In line 84053, after "125.082," insert "125.09,"

In line 84055, after "125.51," insert "125.56,"

The question being, "Shall the motion to amend be agreed to?"

Representative Sears moved that the motion be laid on the table.

The question being, "Shall the motion to amend be laid on the table?"

The yeas and nays were taken and resulted – yeas 62, nays 37, as follows:

Amstutz	Anielski	Antani	Baker
Becker	Blessing	Boose	Brenner
Brown	Buchy	Burkley	Butler
Conditt	Cupp	Derickson	DeVitis
Dovilla	Duffey	Ginter	Gonzales
Green	Grossman	Hackett	Hagan
Hall	Hambley	Hayes	Henne
Hill	Hood	Huffman	Johnson, T.
Koehler	Kraus	Kunze	Landis
LaTourette	Maag	Manning	McClain
McColley	Pelanda	Perales	Reineke
Retherford	Rezabek	Roegner	Romanchuk
Ruhl	Ryan	Schaffer	Scherer

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Schuring Sprague Zeltwanger	Sears Terhar	Slaby Thompson	Smith, R. Vitale Rosenberger-62
Those who voted i	n the negative we	re: Representatives	
Antonio	Ashford	Barnes	Bishoff
Boyce	Boyd	Brinkman	Celebrezze
Cera	Clyde	Craig	Curtin
Dever	Driehaus	Fedor	Gerberry
Howse	Johnson, G.	Kuhns	Leland
Lepore-Hagan	O'Brien, M.	O'Brien, S.	Patmon
Patterson	Phillips	Ramos	Reece
Rogers	Sheehy	Slesnick	Smith, K.
Stinziano	Strahorn	Sweeney	Sykes
		-	Young-37

The motion to amend was laid on the table.

The question recurring, "Shall the bill pass?"

Representative Phillips moved to amend, amendment 2482, as follows:

In line 87601, delete "\$19,350,000 \$20,700,000" and insert "\$18,350,000 \$19,700,000"

In line 87603, delete "\$1,012,050,000 \$1,013,400,000" and insert "\$1,011,050,000 \$1,012,400,000"

In line 87638, delete "\$10,792,731,669 \$11,257,827,932" and insert "\$10,791,731,669 \$11,256,827,932"

In line 89262, after "Code" insert "that is not an internet- or computer-based community school"

In line 89264, delete "\$25 for each full-time equivalent pupil in"

In line 89265, delete "an internet- or computer-based community school and"

In line 89266, delete "in all other community or STEM schools"

The question being, "Shall the motion to amend be agreed to?"

Representative Sears moved that the motion be laid on the table.

The question being, "Shall the motion to amend be laid on the table?"

The yeas and nays were taken and resulted – yeas 62, nays 37, as follows:

Amstutz	Anielski	Antani	Baker
Becker	Blessing	Boose	Brenner
Brown	Buchy	Burkley	Butler

Conditt	Cupp	Derickson	Dever
DeVitis	Dovilla	Duffey	Ginter
Gonzales	Green	Grossman	Hackett
Hagan	Hall	Hambley	Hayes
Henne	Hill	Hood	Huffman
Johnson, T.	Koehler	Kraus	Kunze
Landis	LaTourette	Maag	Manning
McClain	McColley	Pelanda	Perales
Reineke	Retherford	Rezabek	Romanchuk
Ruhl	Ryan	Schaffer	Scherer
Schuring	Sears	Slaby	Smith, R.
Sprague	Terhar	Thompson	Young
Zeltwanger		-	Rosenberger-62

#### Those who voted in the negative were: Representatives

Antonio	Ashford	Barnes	Bishoff
Boyce	Boyd	Brinkman	Celebrezze
Cera	Clyde	Craig	Curtin
Driehaus	Fedor	Gerberry	Howse
Johnson, G.	Kuhns	Leland	Lepore-Hagan
O'Brien, M.	O'Brien, S.	Patmon	Patterson
Phillips	Ramos	Reece	Roegner
Rogers	Sheehy	Slesnick	Smith, K.
Stinziano	Strahorn	Sweeney	Sykes
			Vitale-37

The motion to amend was laid on the table.

The question recurring, "Shall the bill pass?"

Representative Sykes moved to amend, amendment 2481, as follows:

In line 130 of the title, after "5163.06," insert "5163.061," In line 204 of the title, delete "5163.061," In line 333, after "5163.06," insert "5163.061," In line 65639, after "(B)" reinsert the balance of the line Reinsert lines 65640 through 65643 In line 65644, reinsert "(C)" In line 65648, reinsert "(D)"; delete "(C)" In line 65653, reinsert "(E)"; delete "(D)" In line 65656, reinsert the semicolon Reinsert lines 65657 through 65659 In line 65660, reinsert "1396a(a)(10)(A)(ii)(XVIII)" Between lines 65664 and 65665, insert:

<u>"Sec. 5163.061. The (A) Except as provided in division (B) of this</u> section, the income eligibility threshold is two hundred per cent of the federal poverty line for women during pregnancy and the sixty-day period beginning on the last day of the pregnancy who are covered by the medicaid program under division (B) of section 5163.06 of the Revised Code.

(B) The medicaid director may reduce the income eligibility threshold for women during pregnancy and the sixty-day period beginning on the last day of the pregnancy for a fiscal year if the infant mortality rate in this state is not more than six per one thousand live births as of the seventh month immediately preceding the beginning of the fiscal year."

In line 84142, after "5163.06," insert "5163.061,"

In line 84171, delete "5163.061,"

In line 91695, delete "\$4,836,872,281 \$5,019,421,818" and insert "\$4,844,229,281 \$5,034,750,818"

In line 91696, delete "\$12,276,038,504 \$13,016,357,321" and insert "\$12,283,640,504 \$13,031,450,321"

In line 91697, delete "\$17,112,910,785 \$18,035,779,139" and insert "\$17,127,869,785 \$18,066,201,139"

In line 91701, delete "\$5,335,303,101 \$5,544,953,878" and insert "\$5,342,660,101 \$5,560,282,878"

In line 91702, delete "\$12,276,038,504 \$13,016,357,321" and insert "\$12,283,640,504 \$13,031,450,321"

In line 91703, delete "\$17,611,341,605 \$18,561,311,199" and insert "\$17,626,300,605 \$18,591,733,299"

In line 91725, delete "\$24,800,434,927 \$25,295,048,498" and insert "\$24,815,393,927 \$25,325,470,498"

The question being, "Shall the motion to amend be agreed to?"

Representative Dovilla moved that the motion be laid on the table.

The question being, "Shall the motion to amend be laid on the table?"

The yeas and nays were taken and resulted – yeas 60, nays 38, as follows:

Amstutz	Anielski	Antani	Baker
Becker	Blessing	Boose	Brenner
Brown	Buchy	Burkley	Conditt
Cupp	Derickson	Dever	DeVitis
Dovilla	Duffey	Ginter	Gonzales
Green	Grossman	Hackett	Hagan
Hall	Hambley	Hayes	Henne
Hill	Hood	Huffman	Johnson, T.
Koehler	Kraus	Kunze	Landis
Maag	Manning	McClain	McColley
Pelanda	Perales	Reineke	Retherford

Sears Slaby Smith, R. Terhar	Sears Sl	5	,	Schuring Terhar Rosenberger-60
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## Those who voted in the negative were: Representatives

Antonio	Ashford	Barnes	Bishoff
Boyce	Boyd	Brinkman	Butler
Celebrezze	Cera	Clyde	Craig
Curtin	Driehaus	Fedor	Gerberry
Howse	Johnson, G.	Kuhns	LaTourette
Leland	Lepore-Hagan	O'Brien, M.	O'Brien, S.
Patmon	Patterson	Phillips	Ramos
Reece	Rogers	Sheehy	Slesnick
Smith, K.	Stinziano	Strahorn	Sweeney
Sykes			Vitale-38

The motion to amend was laid on the table.

The question recurring, "Shall the bill pass?"

Representative Antonio moved to amend, amendment 2486, as follows:

Delete lines 188 and 189 of the title

In line 190 of the title, delete "5166.5210,"

In line 376, after "5166.24," delete the balance of the line

Delete line 377

In line 378, delete "5166.529, 5166.5210,"

Delete lines 66638 through 67005

The question being, "Shall the motion to amend be agreed to?"

Representative Sears moved that the motion be laid on the table.

The question being, "Shall the motion to amend be laid on the table?"

The yeas and nays were taken and resulted – yeas 63, nays 36, as follows:

Amstutz	Anielski	Antani	Baker
Becker	Blessing	Boose	Brenner
Brown	Buchy	Burkley	Butler
Conditt	Cupp	Derickson	Dever
DeVitis	Dovilla	Duffey	Ginter
Gonzales	Green	Grossman	Hackett
Hagan	Hall	Hambley	Hayes
Henne	Hill	Hood	Huffman
Johnson, T.	Koehler	Kraus	Kunze
Landis	LaTourette	Maag	Manning
McClain	McColley	Pelanda	Perales
Reineke	Retherford	Rezabek	Roegner

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Romanchuk	Ruhl	Ryan	Schaffer
Scherer	Schuring	Sears	Slaby
Smith, R.	Sprague	Terhar	Thompson
Young	Zeltwanger		Rosenberger-63

Those who voted in the negative were: Representatives

Antonio	Ashford	Barnes	Bishoff
Boyce	Boyd	Brinkman	Celebrezze
Cera	Clyde	Craig	Curtin
Driehaus	Fedor	Gerberry	Howse
Johnson, G.	Kuhns	Leland	Lepore-Hagan
O'Brien, M.	O'Brien, S.	Patmon	Patterson
Phillips	Ramos	Reece	Rogers
Sheehy	Slesnick	Smith, K.	Stinziano
Strahorn	Sweeney	Sykes	Vitale-36

The motion to amend was laid on the table.

The question recurring, "Shall the bill pass?"

Representative Clyde moved to amend, amendment 2479, as follows:

In line 163 of the title, after "9.318," insert "9.319," In line 178 of the title, after "3959.111," insert "4113.42," In line 357, after "9.318," insert "9.319," In line 368, after "3959.111," insert "4113.42," Between lines 517 and 518, insert:

"Sec. 9.319. Each entity that submits a bid or other proposal for a contract with the state or an agency of the state shall provide a salary audit. The salary audit shall provide information on the compensation and career opportunities available to the entity's employees, and shall indicate the sex of each employee for whom information is provided. The information in the salary audit shall be of such a substance and nature as to enable a contracting authority to compare, by sex, the compensation and career opportunities provided by the entity to its employees, in jobs the performance of which requires equal skill, effort, and responsibility and that are performed under similar conditions.

<u>The director of administrative services shall adopt rules under</u> <u>Chapter 119. of the Revised Code that delineate the form and content, and</u> <u>the manner of submission, of a salary audit."</u>

Between lines 48190 and 48191, insert:

"Sec. 4113.42. (A) As used in this section, "employee" and "employer" have the same meanings as defined in section 4113.51 of the Revised Code.

(B) No employer shall discharge or otherwise retaliate against an

employee because the employee has discussed the employee's salary or wage rate with another employee."

The question being, "Shall the motion to amend be agreed to?"

Representative Sears moved that the motion be laid on the table.

The question being, "Shall the motion to amend be laid on the table?"

The yeas and nays were taken and resulted – yeas 64, nays 35, as follows:

Those who voted in the affirmative were: Representatives

Amstutz	Anielski	Antani	Baker
Becker	Blessing	Boose	Brenner
Brown	Buchy	Burkley	Butler
Conditt	Cupp	Derickson	Dever
DeVitis	Dovilla	Duffey	Ginter
Gonzales	Green	Grossman	Hackett
Hagan	Hall	Hambley	Hayes
Henne	Hill	Hood	Huffman
Johnson, T.	Koehler	Kraus	Kunze
Landis	LaTourette	Maag	Manning
McClain	McColley	Pelanda	Perales
Reineke	Retherford	Rezabek	Roegner
Romanchuk	Ruhl	Ryan	Schaffer
Scherer	Schuring	Sears	Slaby
Smith, R.	Sprague	Terhar	Thompson
Vitale	Young	Zeltwanger	Rosenberger-64

### Those who voted in the negative were: Representatives

Antonio	Ashford	Barnes	Bishoff
Boyce	Boyd	Brinkman	Celebrezze
Cera	Clyde	Craig	Curtin
Driehaus	Fedor	Gerberry	Howse
Johnson, G.	Kuhns	Leland	Lepore-Hagan
O'Brien, M.	O'Brien, S.	Patmon	Patterson
Phillips	Ramos	Reece	Rogers
Sheehy	Slesnick	Smith, K.	Stinziano
Strahorn	Sweeney		Sykes-35

The motion to amend was laid on the table.

The question recurring, "Shall the bill pass?"

Representative Ramos moved to amend, amendment 2471, as follows:

In line 35333, strike through "Pell grant and" In line 35334, strike through "are" and insert "<u>is</u>" In line 35340, strike through "Pell grant and" In line 35341, strike through "have" and insert "<u>has</u>" In line 93609, delete "\$96,187,107 \$97,187,107" and insert "\$250,000,000 \$250,000,000"

In line 93614, delete "\$2,457,171,283 \$2,516,623,335" and insert "\$2,610,984,176 \$2,669,436,228"

In line 93640, delete "\$2,537,853,890 \$2,581,472,444" and insert "\$2,691,666,783 \$2,734,285,337"

In line 94699, delete "\$42,500,000" and insert "\$195,000,000"

In line 94719, delete "private for-profit career colleges and"

In line 94720, delete "schools" and insert "public institutions of higher education, excluding early college high school and post-secondary enrollment option participants"

In line 94739, delete ", once"

In line 94740, delete everything before the period

In line 94748, after the period insert "However, in creating the distribution formula under this section, the Director shall not take into account the amount of, or the student's receipt of, a Pell Grant."

Between lines 98058 and 98059, insert:

"Section 803.\_\_\_\_. The amendment by this act of division (D)(2) of section 3333.122 of the Revised Code takes effect on July 1, 2015, and applies to the 2015-2016 academic year and each academic year thereafter."

The question being, "Shall the motion to amend be agreed to?"

Representative Sears moved that the motion be laid on the table.

The question being, "Shall the motion to amend be laid on the table?"

The yeas and nays were taken and resulted – yeas 64, nays 35, as follows:

		-	
Amstutz	Anielski	Antani	Baker
Becker	Blessing	Boose	Brenner
Brown	Buchy	Burkley	Butler
Conditt	Cupp	Derickson	Dever
DeVitis	Dovilla	Duffey	Ginter
Gonzales	Green	Grossman	Hackett
Hagan	Hall	Hambley	Hayes
Henne	Hill	Hood	Huffman
Johnson, T.	Koehler	Kraus	Kunze
Landis	LaTourette	Maag	Manning
McClain	McColley	Pelanda	Perales
Reineke	Retherford	Rezabek	Roegner
Romanchuk	Ruhl	Ryan	Schaffer
Scherer	Schuring	Sears	Slaby
Smith, R.	Sprague	Terhar	Thompson
Vitale	Young	Zeltwanger	Rosenberger-64

Antonio	Ashford	Barnes	Bishoff
Boyce	Boyd	Brinkman	Celebrezze
Cera	Clyde	Craig	Curtin
Driehaus	Fedor	Gerberry	Howse
Johnson, G.	Kuhns	Leland	Lepore-Hagan
O'Brien, M.	O'Brien, S.	Patmon	Patterson
Phillips	Ramos	Reece	Rogers
Sheehy	Slesnick	Smith, K.	Stinziano
Strahorn	Sweeney		Sykes-35

Those who voted in the negative were: Representatives

The motion to amend was laid on the table.

The question recurring, "Shall the bill pass?"

Representative Reece moved to amend, amendment 2492, as follows:

In line 93588, delete "\$11,063,468 \$11,063,468" and insert "\$16,063,468 \$16,063,468"

In line 93614, delete "\$2,457,171,283 \$2,516,623,335" and insert "\$2,462,171,283 \$2,521,623,335"

In line 93640, delete "\$2,537,853,890 \$2,581,472,444" and insert "\$2,542,853,890 \$2,586,472,444"

Between lines 94472 and 94473, insert:

"Of the foregoing appropriation item 235514, Central State Supplement, up to \$5,000,000 in each fiscal year shall be used by Central State University for its state match requirement as an 1890 land grant university."

In line 94473, after "The" insert "remainder of the"

The question being, "Shall the motion to amend be agreed to?"

Representative Sears moved that the motion be laid on the table.

The question being, "Shall the motion to amend be laid on the table?"

The yeas and nays were taken and resulted – yeas 64, nays 35, as follows:

Amstutz	Anielski	Antani	Baker
Becker	Blessing	Boose	Brenner
Brown	Buchy	Burkley	Butler
Conditt	Cupp	Derickson	Dever
DeVitis	Dovilla	Duffey	Ginter
Gonzales	Green	Grossman	Hackett
Hagan	Hall	Hambley	Hayes
Henne	Hill	Hood	Huffman
Johnson, T.	Koehler	Kraus	Kunze

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Landis	LaTourette	Maag	Manning
McClain	McColley	Pelanda	Perales
Reineke	Retherford	Rezabek	Roegner
Romanchuk	Ruhl	Ryan	Schaffer
Scherer	Schuring	Sears	Slaby
Smith, R.	Sprague	Terhar	Thompson
Vitale	Young	Zeltwanger	Rosenberger-64

Those who voted in the negative were: Representatives

Antonio	Ashford	Barnes	Bishoff
Boyce	Boyd	Brinkman	Celebrezze
Cera	Clyde	Craig	Curtin
Driehaus	Fedor	Gerberry	Howse
Johnson, G.	Kuhns	Leland	Lepore-Hagan
O'Brien, M.	O'Brien, S.	Patmon	Patterson
Phillips	Ramos	Reece	Rogers
Sheehy	Slesnick	Smith, K.	Stinziano
Strahorn	Sweeney		Sykes-35

The motion to amend was laid on the table.

The question recurring, "Shall the bill pass?"

Representative O'Brien, M. moved to amend, amendment 2483, as follows:

In line 14 of the title, after "131.35," insert "131.51,"

In line 248, after "131.35," insert "131.51,"

Between lines 8506 and 8507, insert:

"Sec. 131.51. (A) On or before July 5, 2013, the tax commissioner shall compute the following amounts and certify those amounts to the director of budget and management:

(1) A percentage calculated by multiplying one hundred by the quotient obtained by dividing the total amount credited to the local government fund in fiscal year 2013 by the total amount of tax revenue credited to the general revenue fund in fiscal year 2013. The percentage shall be rounded to the nearest one-hundredth of one per cent.

(2) A percentage calculated by multiplying one hundred by the quotient obtained by dividing the total amount credited to the public library fund in fiscal year 2013 by the total amount of tax revenue credited to the general revenue fund in fiscal year 2013. The percentage shall be rounded to the nearest one-hundredth of one per cent.

(B) On or before the seventh day of each month, the director of budget and management shall credit to the local government fund an amount equal to the product obtained by multiplying the percentageealeulated under division (A)(1) of this section by two and one-fourth percent of the total tax revenue credited to the general revenue fund during the preceding month. In determining the total tax revenue credited to the general revenue fund during the preceding month, the director shall include amounts transferred from the fund during the preceding month under this division and division (C) of this section. Money shall be distributed from the local government fund as required under section 5747.50 of the Revised Code during the same month in which it is credited to the fund.

(C) On or before the seventh day of each month, the director of budget and management shall credit to the public library fund an amount equal to the product obtained by multiplying the percentage calculated under division (A)(2) of this section by the total tax revenue credited to the general revenue fund during the preceding month. In determining the total tax revenue credited to the general revenue fund during the general revenue fund during the preceding month. In determining the total tax revenue credited to the general revenue fund during the preceding month, the director shall include amounts transferred from the fund during the preceding month under this division and division (B) of this section. Money shall be distributed from the public library fund as required under section 5747.47 of the Revised Code during the same month in which it is credited to the fund.

(D) The director of budget and management shall develop a schedule identifying the specific tax revenue sources to be used to make the monthly transfers required under divisions (B) and (C) of this section. The director may, from time to time, revise the schedule as the director considers necessary."

In line 84057, after "131.35," insert "131.51,"

In line 95260, delete "\$383,520,000" and insert "\$519,830,000"; delete "\$399,310,000" and insert "\$541,230,000"

In line 95265, delete "\$2,392,433,551" and insert "\$2,528,743,551"; delete "\$2,270,575,263" and insert "\$2,412,495,263"

In line 95281, delete "\$7,384,458,551" and insert "\$7,520,768,551"; delete "\$7,455,200,263" and insert "\$7,597,120,263"

In line 98093, after "Sections" insert "131.51,"

The question being, "Shall the motion to amend be agreed to?"

Representative Sears moved that the motion be laid on the table.

The question being, "Shall the motion to amend be laid on the table?"

The yeas and nays were taken and resulted – yeas 63, nays 36, as follows:

Amstutz	Anielski	Antani	Baker
Becker	Blessing	Boose	Brenner
Brown	Buchy	Burkley	Butler
Conditt	Cupp	Derickson	Dever

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Those who voted in the negative were: Representatives

Antonio	Ashford	Barnes	Bishoff
Boyce	Boyd	Brinkman	Celebrezze
Cera	Clyde	Craig	Curtin
Driehaus	Fedor	Gerberry	Howse
Johnson, G.	Kuhns	Leland	Lepore-Hagan
O'Brien, M.	O'Brien, S.	Patmon	Patterson
Phillips	Ramos	Reece	Rogers
Sheehy	Slesnick	Smith, K.	Stinziano
Strahorn	Sweeney	Sykes	Young-36

The motion to amend was laid on the table.

The question recurring, "Shall the bill pass?"

Representative Patterson moved to amend, amendment 2493, as follows:

In line 18 of the title, after "319.63," insert "323.152,"

In line 95 of the title, after "4307.05," insert "4503.065,"

In line 251, after "319.63," insert "323.152,"

In line 307, after "4307.05," insert "4503.065,"

Between lines 11281 and 11282, insert:

"Sec. 323.152. In addition to the reduction in taxes required under section 319.302 of the Revised Code, taxes shall be reduced as provided in divisions (A) and (B) of this section.

(A)(1)(a) Division (A)(1) of this section applies to any of the following persons:

(i) A person who is permanently and totally disabled;

(ii) A person who is sixty-five years of age or older;

(iii) A person who is the surviving spouse of a deceased person who was permanently and totally disabled or sixty-five years of age or older and who applied and qualified for a reduction in taxes under this division in the year of death, provided the surviving spouse is at least fifty-nine but not sixty-five or more years of age on the date the deceased spouse dies. (b) Real property taxes on a homestead owned and occupied, or a homestead in a housing cooperative occupied, by a person to whom division (A)(1) of this section applies shall be reduced for each year for which an application for the reduction has been approved. The reduction shall equal one of the following amounts, as applicable to the person:

(i) If the person received a reduction under division (A)(1) of this section for tax year 2006, the greater of the reduction for that tax year or the amount computed under division (A)(1)(c) of this section;

(ii) If the person received, for any homestead, a reduction under division (A)(1) of this section for tax year 2013 or under division (A) of section 4503.065 of the Revised Code for tax year 2014 or the person is the surviving spouse of such a person and the surviving spouse is at least fiftynine years of age on the date the deceased spouse dies, the amount computed under division (A)(1)(c) of this section. For purposes of divisions (A)(1)(b) (ii) and (iii) of this section, a person receives a reduction under division (A) (1) of this section or under division (A) of section 4503.065 of the Revised Code for tax year 2013 or 2014, respectively, if the person files a late application for that respective tax year that is approved by the county auditor under section 323.153 or 4503.066 of the Revised Code.

(iii) If the person is not described in division (A)(1)(b)(i) or (ii) of this section and the person's total income does not exceed <u>thirty one hundred</u> four thousand <u>two hundred fifty</u> dollars, as adjusted under division (A)(1)(d) of this section, the amount computed under division (A)(1)(c) of this section.

(c) The amount of the reduction under division (A)(1)(c) of this section equals the product of the following:

(i) Twenty-five thousand dollars of the true value of the property in money;

(ii) The assessment percentage established by the tax commissioner under division (B) of section 5715.01 of the Revised Code, not to exceed thirty-five per cent;

(iii) The effective tax rate used to calculate the taxes charged against the property for the current year, where "effective tax rate" is defined as in section 323.08 of the Revised Code;

(iv) The quantity equal to one minus the sum of the percentage reductions in taxes received by the property for the current tax year under section 319.302 of the Revised Code and division (B) of section 323.152 of the Revised Code.

(d) Each calendar year, the tax commissioner shall adjust the total income threshold described in division (A)(1)(b)(iii) of this section by completing the following calculations in September of each year:

(i) Determine the percentage increase in the gross domestic product

deflator determined by the bureau of economic analysis of the United States department of commerce from the first day of January of the preceding calendar year to the last day of December of the preceding calendar year;

(ii) Multiply that percentage increase by the total income threshold for the current tax year;

(iii) Add the resulting product to the total income threshold for the current tax year;

(iv) Round the resulting sum to the nearest multiple of one hundred dollars.

The commissioner shall certify the amount resulting from the adjustment to each county auditor not later than the first day of December each year. The certified amount applies to the following tax year for persons described in division (A)(1)(b)(iii) of this section. The commissioner shall not make the adjustment in any calendar year in which the amount resulting from the adjustment would be less than the total income threshold for the current tax year.

(2) Real property taxes on a homestead owned and occupied, or a homestead in a housing cooperative occupied, by a disabled veteran shall be reduced for each year for which an application for the reduction has been approved. The reduction shall equal the product obtained by multiplying fifty thousand dollars of the true value of the property in money by the amounts described in divisions (A)(1)(c)(ii) to (iv) of this section. The reduction is in lieu of any reduction under section 323.158 of the Revised Code or division (A)(1) of this section. The reduction applies to only one homestead owned and occupied by a disabled veteran.

If a homestead qualifies for a reduction in taxes under division (A) (2) of this section for the year in which the disabled veteran dies, and the disabled veteran is survived by a spouse who occupied the homestead when the disabled veteran died and who acquires ownership of the homestead or, in the case of a homestead that is a unit in a housing cooperative, continues to occupy the homestead, the reduction shall continue through the year in which the surviving spouse dies or remarries.

(B) To provide a partial exemption, real property taxes on any homestead, and manufactured home taxes on any manufactured or mobile home on which a manufactured home tax is assessed pursuant to division (D)(2) of section 4503.06 of the Revised Code, shall be reduced for each year for which an application for the reduction has been approved. The amount of the reduction shall equal two and one-half per cent of the amount of taxes to be levied by qualifying levies on the homestead or the manufactured or mobile home after applying section 319.301 of the Revised Code. For the purposes of this division, "qualifying levy" has the same meaning as in section 319.302 of the Revised Code.

(C) The reductions granted by this section do not apply to special assessments or respread of assessments levied against the homestead, and if there is a transfer of ownership subsequent to the filing of an application for a reduction in taxes, such reductions are not forfeited for such year by virtue of such transfer.

(D) The reductions in taxable value referred to in this section shall be applied solely as a factor for the purpose of computing the reduction of taxes under this section and shall not affect the total value of property in any subdivision or taxing district as listed and assessed for taxation on the tax lists and duplicates, or any direct or indirect limitations on indebtedness of a subdivision or taxing district. If after application of sections 5705.31 and 5705.32 of the Revised Code, including the allocation of all levies within the ten-mill limitation to debt charges to the extent therein provided, there would be insufficient funds for payment of debt charges not provided for by levies in excess of the ten-mill limitation, the reduction of taxes provided for in sections 323.151 to 323.159 of the Revised Code shall be proportionately adjusted to the extent necessary to provide such funds from levies within the ten-mill limitation.

(E) No reduction shall be made on the taxes due on the homestead of any person convicted of violating division (D) or (E) of section 323.153 of the Revised Code for a period of three years following the conviction."

Between lines 50482 and 50483, insert:

"Sec. 4503.065. (A)(1) Division (A) of this section applies to any of the following persons:

(a) An individual who is permanently and totally disabled;

(b) An individual who is sixty-five years of age or older;

(c) An individual who is the surviving spouse of a deceased person who was permanently and totally disabled or sixty-five years of age or older and who applied and qualified for a reduction in assessable value under this section in the year of death, provided the surviving spouse is at least fiftynine but not sixty-five or more years of age on the date the deceased spouse dies.

(2) The manufactured home tax on a manufactured or mobile home that is paid pursuant to division (C) of section 4503.06 of the Revised Code and that is owned and occupied as a home by an individual whose domicile is in this state and to whom this section applies, shall be reduced for any tax year for which an application for such reduction has been approved, provided the individual did not acquire ownership from a person, other than the individual's spouse, related by consanguinity or affinity for the purpose of qualifying for the reduction. An owner includes a settlor of a revocable or irrevocable inter vivos trust holding the title to a manufactured or mobile

home occupied by the settlor as of right under the trust.

(a) For manufactured and mobile homes for which the tax imposed by section 4503.06 of the Revised Code is computed under division (D)(2) of that section, the reduction shall equal one of the following amounts, as applicable to the person:

(i) If the person received a reduction under this section for tax year 2007, the greater of the reduction for that tax year or the amount computed under division (A)(2)(b) of this section;

(ii) If the person received, for any homestead, a reduction under division (A) of this section for tax year 2014 or under division (A)(1) of section 323.152 of the Revised Code for tax year 2013 or the person is the surviving spouse of such a person and the surviving spouse is at least fiftynine years of age on the date the deceased spouse dies, the amount computed under division (A)(2)(b) of this section. For purposes of divisions (A)(2)(a) (ii) and (iii) of this section, a person receives a reduction under division (A) of this section or division (A)(1) of section 323.152 of the Revised Code for tax year 2014 or 2013, respectively, if the person files a late application for that respective tax year that is approved by the county auditor under section 4503.066 or 323.153 of the Revised Code.

(iii) If the person is not described in division (A)(2)(a)(i) or (ii) of this section and the person's total income does not exceed thirty one hundred four thousand two hundred fifty dollars, as adjusted under division (A)(2)(e) of this section, the amount computed under division (A)(2)(b) of this section.

(b) The amount of the reduction under division (A)(2)(b) of this section equals the product of the following:

(i) Twenty-five thousand dollars of the true value of the property in money;

(ii) The assessment percentage established by the tax commissioner under division (B) of section 5715.01 of the Revised Code, not to exceed thirty-five per cent;

(iii) The effective tax rate used to calculate the taxes charged against the property for the current year, where "effective tax rate" is defined as in section 323.08 of the Revised Code;

(iv) The quantity equal to one minus the sum of the percentage reductions in taxes received by the property for the current tax year under section 319.302 of the Revised Code and division (B) of section 323.152 of the Revised Code.

(c) For manufactured and mobile homes for which the tax imposed by section 4503.06 of the Revised Code is computed under division (D)(1) of that section, the reduction shall equal one of the following amounts, as applicable to the person:

(i) If the person received a reduction under this section for tax year 2007, the greater of the reduction for that tax year or the amount computed under division (A)(2)(d) of this section;

(ii) If the person received, for any homestead, a reduction under division (A) of this section for tax year 2014 or under division (A)(1) of section 323.152 of the Revised Code for tax year 2013 or the person is the surviving spouse of such a person and the surviving spouse is at least fiftynine years of age on the date the deceased spouse dies, the amount computed under division (A)(2)(d) of this section. For purposes of divisions (A)(2)(c) (ii) and (iii) of this section, a person receives a reduction under division (A) of this section or under division (A)(1) of section 323.152 of the Revised Code for tax year 2014 or 2013, respectively, if the person files a late application for a refund of overpayments for that respective tax year that is approved by the county auditor under section 4503.066 of the Revised Code.

(iii) If the person is not described in division (A)(2)(c)(i) or (ii) of this section and the person's total income does not exceed thirty one hundred four thousand two hundred fifty dollars, as adjusted under division (A)(2)(e) of this section, the amount computed under division (A)(2)(d) of this section.

(d) The amount of the reduction under division (A)(2)(d) of this section equals the product of the following:

(i) Twenty-five thousand dollars of the cost to the owner, or the market value at the time of purchase, whichever is greater, as those terms are used in division (D)(1) of section 4503.06 of the Revised Code;

(ii) The percentage from the appropriate schedule in division (D)(1)(b) of section 4503.06 of the Revised Code;

(iii) The assessment percentage of forty per cent used in division (D) (1)(b) of section 4503.06 of the Revised Code;

(iv) The tax rate of the taxing district in which the home has its situs.

(e) Each calendar year, the tax commissioner shall adjust the income threshold described in divisions (A)(2)(a)(iii) and (A)(2)(c)(iii) of this section by completing the following calculations in September of each year:

(i) Determine the percentage increase in the gross domestic product deflator determined by the bureau of economic analysis of the United States department of commerce from the first day of January of the preceding calendar year to the last day of December of the preceding calendar year;

(ii) Multiply that percentage increase by the total income threshold for the ensuing tax year;

(iii) Add the resulting product to the total income threshold for the ensuing tax year;

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(iv) Round the resulting sum to the nearest multiple of one hundred dollars.

The commissioner shall certify the amount resulting from the adjustment to each county auditor not later than the first day of December each year. The certified amount applies to the second ensuing tax year. The commissioner shall not make the adjustment in any calendar year in which the amount resulting from the adjustment would be less than the total income threshold for the ensuing tax year.

(B) The manufactured home tax levied pursuant to division (C) of section 4503.06 of the Revised Code on a manufactured or mobile home that is owned and occupied by a disabled veteran shall be reduced for any tax year for which an application for such reduction has been approved, provided the disabled veteran did not acquire ownership from a person, other than the disabled veteran's spouse, related by consanguinity or affinity for the purpose of qualifying for the reduction. An owner includes an owner within the meaning of division (A)(2) of this section.

(1) For manufactured and mobile homes for which the tax imposed by section 4503.06 of the Revised Code is computed under division (D)(2) of that section, the reduction shall equal the product obtained by multiplying fifty thousand dollars of the true value of the property in money by the amounts described in divisions (A)(2)(b)(ii) to (iv) of this section.

(2) For manufactured and mobile homes for which the tax imposed by section 4503.06 of the Revised Code is computed under division (D)(1)of that section, the reduction shall equal the product obtained by multiplying fifty thousand dollars of the cost to the owner, or the market value at the time of purchase, whichever is greater, as those terms are used in division (D)(1) of section 4503.06 of the Revised Code, by the amounts described in divisions (A)(2)(d)(ii) to (iv) of this section.

The reduction is in lieu of any reduction under section 4503.0610 of the Revised Code or division (A) of this section. The reduction applies to only one manufactured or mobile home owned and occupied by a disabled veteran.

If a manufactured or mobile home qualifies for a reduction in taxes under this division for the year in which the disabled veteran dies, and the disabled veteran is survived by a spouse who occupied the home when the disabled veteran died and who acquires ownership of the home, the reduction shall continue through the year in which the surviving spouse dies or remarries.

(C) If the owner or the spouse of the owner of a manufactured or mobile home is eligible for a homestead exemption on the land upon which the home is located, the reduction to which the owner or spouse is entitled under this section shall not exceed the difference between the reduction to which the owner or spouse is entitled under division (A) or (B) of this section and the amount of the reduction under the homestead exemption.

(D) No reduction shall be made with respect to the home of any person convicted of violating division (C) or (D) of section 4503.066 of the Revised Code for a period of three years following the conviction."

In line 84060, after "319.63," insert "323.152,"

In line 84116, after "4307.05," insert "4503.065,"

In line 95245, delete "\$675,760,000" and insert "\$689,760,000"

In line 95246, delete "\$1,201,340,000" and insert "\$1,226,340,000"

In lines 95247, delete "\$1,877,100,000" and insert "\$1,916,100,000"

In line 95281, delete "\$7,455,200,263" and insert "\$7,494,200,263" Between lines 98058 and 98059, insert:

"Section 803.\_\_\_\_. The amendment by this act of section 323.152 of the Revised Code applies to tax year 2015 and each tax year thereafter, and the amendment of section 4503.065 of the Revised Code applies to tax year 2016 and each tax year thereafter."

The question being, "Shall the motion to amend be agreed to?"

Representative Sears moved that the motion be laid on the table.

The question being, "Shall the motion to amend be laid on the table?"

The yeas and nays were taken and resulted – yeas 62, nays 37, as follows:

Those who voted in the affirmative were: Representatives

Amstutz	Anielski	Antani	Baker
Becker	Blessing	Boose	Brenner
Brown	Buchy	Burkley	Butler
Conditt	Cupp	Derickson	Dever
DeVitis	Dovilla	Duffey	Ginter
Gonzales	Green	Grossman	Hackett
Hagan	Hall	Hambley	Hayes
Henne	Hill	Huffman	Johnson, T.
Koehler	Kraus	Kunze	Landis
LaTourette	Maag	Manning	McClain
McColley	Pelanda	Perales	Reineke
Rezabek	Roegner	Romanchuk	Ruhl
Ryan	Schaffer	Scherer	Schuring
Sears	Slaby	Smith, R.	Sprague
Terhar	Thompson	Vitale	Young
Zeltwanger			Rosenberger-62

Antonio	Ashford	Barnes	Bishoff
Boyce	Boyd	Brinkman	Celebrezze
Cera	Clyde	Craig	Curtin

Driehaus	Fedor	Gerberry	Hood
Howse	Johnson, G.	Kuhns	Leland
Lepore-Hagan	O'Brien, M.	O'Brien, S.	Patmon
Patterson	Phillips	Ramos	Reece
Retherford	Rogers	Sheehy	Slesnick
Smith, K.	Stinziano	Strahorn	Sweeney
			Sykes-37

The motion to amend was laid on the table.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken and resulted – yeas 63, nays 36, as follows:

Those who voted in the affirmative were: Representatives

Amstutz	Anielski	Antani	Baker
Barnes	Blessing	Boose	Brenner
Brown	Buchy	Burkley	Butler
Conditt	Cupp	Derickson	Dever
DeVitis	Dovilla	Duffey	Ginter
Gonzales	Green	Grossman	Hackett
Hagan	Hall	Hambley	Hayes
Henne	Hill	Huffman	Johnson, T.
Koehler	Kraus	Kunze	Landis
LaTourette	Maag	Manning	McClain
McColley	Patmon	Pelanda	Perales
Reineke	Retherford	Rezabek	Roegner
Romanchuk	Ruhl	Ryan	Schaffer
Scherer	Schuring	Sears	Slaby
Smith, R.	Sprague	Sweeney	Terhar
Thompson	Young		Rosenberger-63

# Those who voted in the negative were: Representatives

Antonio	Ashford	Becker	Bishoff
Boyce	Boyd	Brinkman	Celebrezze
Cera	Clyde	Craig	Curtin
Driehaus	Fedor	Gerberry	Hood
Howse	Johnson, G.	Kuhns	Leland
Lepore-Hagan	O'Brien, M.	O'Brien, S.	Patterson
Phillips	Ramos	Reece	Rogers
Sheehy	Slesnick	Smith, K.	Stinziano
Strahorn	Sykes	Vitale	Zeltwanger-36

The bill passed.

Representative Smith, R. moved to amend the title as follows:

Add the names: "Amstutz, Anielski, Baker, Blessing, Boose, Brown, Buchy, Burkley, Dovilla, Ginter, Green, Hackett, Hagan, Hambley, Hill, Kraus, Maag, McClain, Perales, Reineke, Romanchuk, Scherer, Sears, Sprague, Rosenberger."

The motion was agreed to and the title so amended.

The title as amended was agreed to.

On motion of Representative Amstutz, the House adjourned until Thursday, April 23, 2015 at 9:00 o'clock a.m.

Attest:

BRADLEY J. YOUNG, Clerk.